# Exhibit 63

株式会社産業再生機構(以下「甲」という。)、株式会社三井住友銀行(以下「乙」とい う。)、株式会社ミヤノ(以下「丙」という。)及び宮野利治(以下「丁」という。)は、以 下のとおり合意した。

# 第1条(丁及びその一族の経営者責任等)

丁は、宮野重盛(ミヤノ・スティーブン。以下「戊」という。) が処分すべき内の株式 に代えて次条第 (2) 項のとおり、その保有する丙の株式の処分を行うことに合意してい たことを確認する。

# 第2条 (丙株主名簿訂正に伴う甲丁間の契約の変更等)

- (1) 甲及び丁は、甲丁間の平成 16年7月 30日付「株式譲渡契約書」(以下「甲丁株式譲 渡契約書」という。) 第1条にて約した「3,355,640株」の譲渡を「3,566,934株」の 譲渡へと変更する。
- (2) 甲及び丁は、甲丁株式譲渡契約書第1条に基づき丁が甲に交付すべき丙の株券のう ち未交付であった「1,372,472 株」(前項による変更後の譲渡株式数を前提に、平成 16年9月3日に効力の発生した株式併合後の株式数「686,286株」。その後、丁が甲 に差し入れた「株式会社ミヤノの株式について」と題する書面により「686,000株」 に変更。) 相当の株券が、平成16年12月24日までに丁から甲に交付され、同条に基 づく無償の株式譲渡が完了したことを確認する。

# 第3条(丙株主名簿訂正に伴う甲丙間の契約の変更)

甲及び丙は、甲丙間の平成16年8月30日付「株式譲渡契約書」第1条にて約した「136 万 9342 株」(併合後の株式数 68 万 4671 株) の譲渡を「137 万 2472 株」(併合後の株 式数 68万 6236 株) の譲渡へと変更したことを確認する。

# 第4条(丁の丙に対する私財提供)

(1) 丁は、丙に対し、平成 16年 5月 24 日付甲宛「念書」1 (3) 及び同念書作成後発 覚した同念書作成の前提となる認識の誤りを考慮した本合意書別紙に基づき、丙に対 する私財提供として、平成 17年 5月 13 日限 0金 92,874,130 円を下記の口座に振込 送金する方法により支払う。振込費用は丁の負担とする。

ĕΓ

三井住友銀行上田支店 普通預金 口座番号 4141199 名義人 株式会社ミヤノ

(2) 丁が前項の支払を怠った場合、丁は、丙に対し、当該支払を怠った金額に、平成 17 年 5 月 14 日 (当日を含む。) より当該支払を完了する日 (当日を含む。) まで年 14.0% の割合(1年を365日とする日割計算とする。)を乗じて算定される遅延損害金を支 払う。



- (3) 丁は、本条第(1)項の金員を支払った以後も、平成16年5月24日付甲宛「念書」 1(1)及び(2)に違反し、丁が同念書別紙1又は本合意書別紙に記載の財産以外 に財産を有していたことが判明した場合、直ちにこれを丙に対し無償で譲渡すること を確約する。
- (4) 丁は、丙に対し、丙に対する私財提供として、その所有する Miyano Machinery Inc. (現 Miyano Machinery USA Inc.) の株式を平成 16 年 9 月 3 日付で無償で譲渡したことを確認する。

## 第5条 (甲及び乙による保証解除)

- (1) 甲及び乙は、甲乙丙間の平成16年8月31日付「債権者間の協定書」第3.6条に基づき、本日付で、前条に定める私財提供を完了することを停止条件として、丁との間の、丁が、丙の甲及び乙に対する金融債務を主債務として、これを連帯保証する旨の契約を解除することに同意する。
- (2) 丙は、丁が前条に定める私財提供を完了した後速やかに、甲及び乙に対し、かかる 事実を書面にで通知し(かかる事実を証する書類の写しを付するものとする。)、甲及 び乙は、かかる丙からの通知を受けたことを、丁に対し書面にて通知する。

## 第6条(甲丁間・甲戊間の債権債務不存在の確認)

本合意書に定めるもののほか、甲丁間及び甲戊間において、互いに他に何らの債権債務も存在しないことを確認する。

本合意の証として、本合意書4通を作成し、甲乙丙丁これに署名又は記名捺印の上、それぞれ1通ずつを保有する。

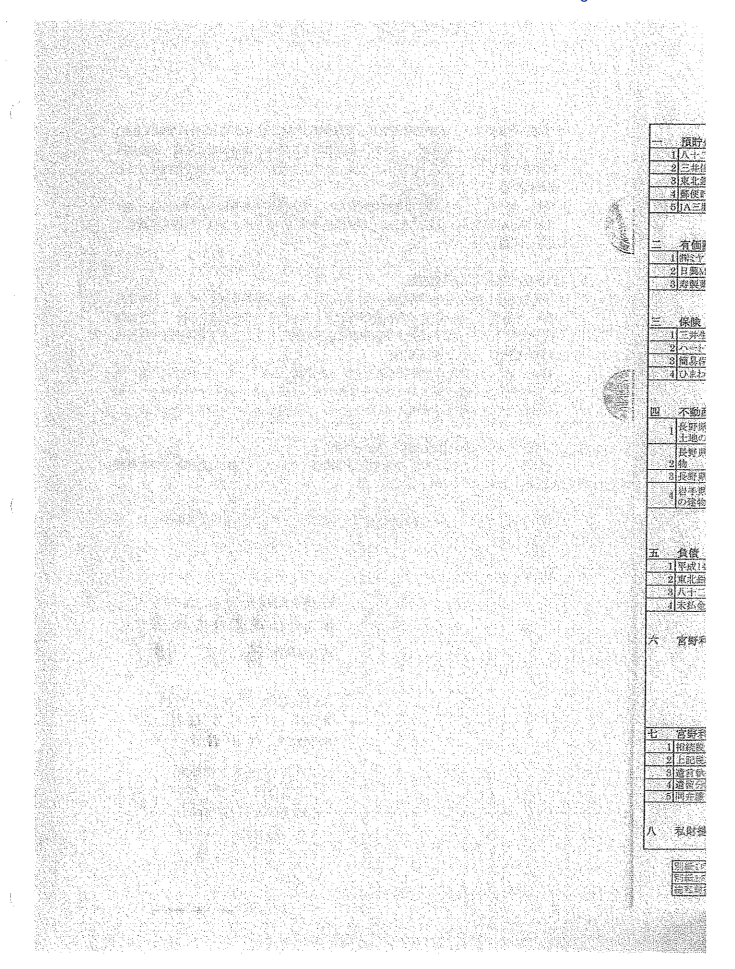
平成17年4月8日

東京都卡代田区元の内三丁目3番1号 株式会社産業再生機構 代表取締役 斉 騰 惇

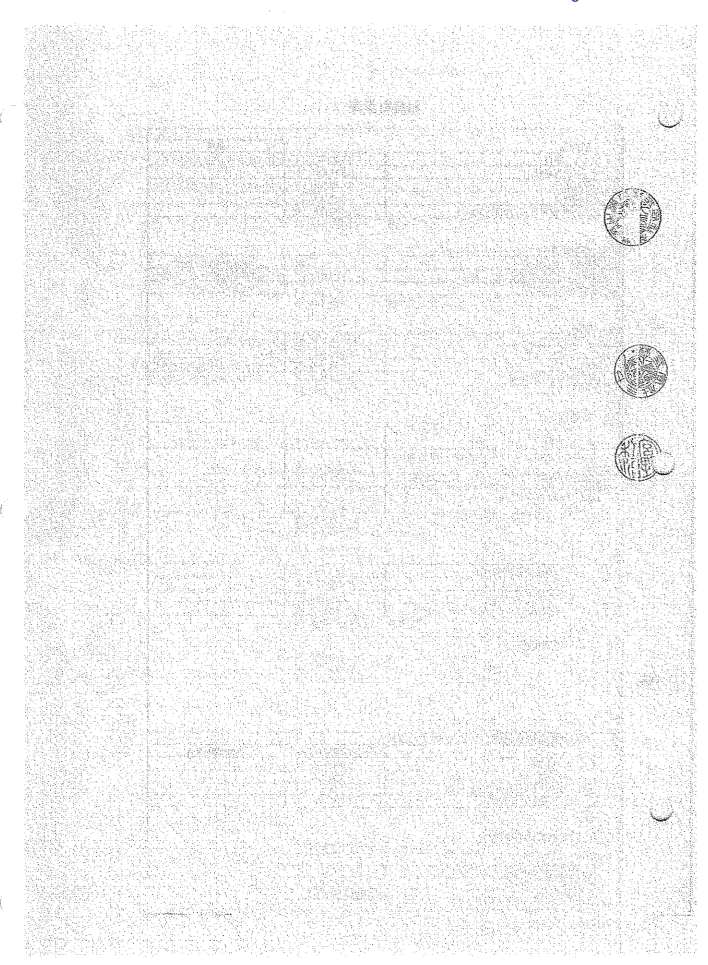


乙 東京都子代居区有第四十丁日1番2号 株式会社 三 井 住 友 銀 行 代表取締役 西 川 善 文

§ 長野県上田市住吉36番地 株式会社 ミヤノ 代表取締役社長大澄裕巳



預許金		<b>【</b>
2010年主義行為中央公司,1988年1988年1988年1988年1	2,186,063 円	0900078時港和大学市場下位ので変更
2 三并能发现行	6,781,821, 79	
3 文化與行	6,026,740 [4]	05000146538(b).162/8(100728)
1 郵便符金 5 JA 三漢(官政者子追喚慰労金分)	3,507,000 PI 28,100,000 FI	
- SUN 11035 65 95 10-55 62 30 33 37 至 77 1	44,551,624 [7]	
有価証券 11株ミデン(6.310株)		本件多類再生計画發展
2]日與24年(星間投資 224,340日)	224,840 円	056301武福和道:権額なので変更が
3] 秦 新 ( 4, 665 183 )	7 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	非公開めため算定不能
	224.\$40° [4]	
保険 11 三产生命	26.341.800 円	ntiniott製薬物達(技術製と関係でなのツ変質)
	25,000,000 17	(00.0000000000000000000000000000000000
IS MERKE	4,344,786 PI	600900映高智雄(製器なので変更
4 04552: 23.RQ	12,318,920 [9]	059301改革指達(原設なので変変
	67,608,506 PJ	
○ 不動産		
上述の形式。2.5386-1734物	15,991,855 (4	機構不動產DD優定評価額
長野孫上吉下太字上闰千八曲2781-1の上地・建		
(2 <b>(6</b> )	22,500,000 円。	M.E.
3]長野紫上云南大学往青字馬揚17/5,602建物	6,257,531 14	A Company of the North Company
4	20,800,000 [4]	
PINT	65,048,886	19
按避合計	176,886,856 (4	
<b>資份</b>		
1 平成14年建分所得表籍的企	783,100 円	
22 東北銀行信人全(証務借人)	26,482,787 [7]	
8 八十二銀戸信入金(証券借入)   4 末払金(追察費・アバー・修理費・敷金・負担金)	916,292 円 9.173.539 円	
。到本科型《音樂》。「八三下修理者,數度·有理念」」 (真個合計	97.355.668. F4	l B
宫野利治福総分	To provide the second	
自然TTM 100000000000000000000000000000000000	139,474,688 14	
遺圖分減設額 CXI/A	34,868,672 13	<b>p</b>
實質和治相統分 c-o-	104,606,016	
宮野利治相総分より優先的に弁済される債務		
1 目標表現   日本では日本の一番の一番の一番の一番の一番の一番の一番の一番の一番の一番の一番の一番の一番の	39,780,000 FI	1 050310潔付長込
2 比較達:影響企	2,000,000 円	VVVV   9407   97 A.C.
8 遗馆執行者與附金	5,000,000 円	
4週間分資長資水率件弁護士着手金	1,400,000 14	
5]同弁護士電腦金(子定額) 小計	3,100,000 円 51,280,000 円	
grown abundour first of the control of the first field in the control of the cont	reading the factor	tan katawa na pamata ngapata k



# 念器

平成 /6年 专 月24 日

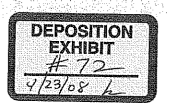
株式会社産業再生機構 御中

ア州哈戴国州州川-92372年127日 住所がディアイ面り 50 届地 関盟 氏名 容 野 利 治 電影

- 1 私は、以下の事項について表明・保証を致します。
- (1) 本日現在の私の資産・負債の状況(但し、宮野澄子を被相続人とする相続資産・ 負債(以下「相続財産」という。)を除く。)が別紙1記載のとおり(軽微な増減 を除く。)であること
- (2) 相続財産が別紙2記載のとおりであること
- (3) 相続財産のうち別紙2記載の私が受領予定の財産相当額<sup>21</sup>及び別紙1の四記載 の不助産相当額について、御社の指示する方法によって、株式会社ミヤノに対し 私財提供を行うこと<sup>142</sup>
- (4) 前項の私財提供により、株式会社ミヤノに対し求債権が生じる場合には、これを 予め放棄すること
- (5) 上記(3) を超える私財提供を行うことは、今後の私及びその家族が通常の生活 を営んでいくことを困難にするおそれがあること
- 2 万一、前条の表明・保証に違反した場合、私は御社に対し、所定の損害賠償を行うことを誓約致します。

以上

在2 注1の遺留分減殺請求事件において、合理的理由により私が相続する相続財産が別紙2に記載するよりも少なくなった場合、また、固定資産等の実売却額と別紙1の四又は別紙2に記載する額とが大幅に乖離を生じる場合においては、私財提供額につき協議させていただきたい。



作し 相続財産のすべてを私に相続させる旨の遺言があったが、他の相続人1名より、その4分の1につい て遺留分減殺請求が行われた結果、私が相続するのは相続財産の4分の8となる見込みである。

<b>預金</b>		備考
1 三井住友銀行(2004/04/21)	1,192,117	1/6/5
2 月三鷹(2003/02/13)	100,247 19	
3 CITI Bank · 日本(2004/03/05)	3,061,238 [1]	
4 CITI Bank-US(2004/04/26)	1,594,306 [1]	14447.72US\$
5 TCF Bank(04/04/26)	<del>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</del>	
<b>小計</b>	1,543,395 円 7,491,303 円	13986.36US\$
Akademak Bulanca da karang kalang kanang berang da	14a1f009 1.1	
有価証券	Alegar, Bara	
1 (例ミヤン(4,194,550株)	and and an area (H):	本件事業再生計画参照
2 MMU(1.2%)		現物私財提供
3 寿製薬(4,665株)	= 19	非公開のため算定不能
4 エメラルドグリーンクラブ会員権	— N	価値なし
5 株式会社西初哺温泉ホテル	- H	非公開のため算定不能
6 Seligman Seligman Select Municipal Fund	408,818 円	3704.74US\$
7 Stephan Fairchild Corporation, B.V.Delfun, Netherlands	- P	非公開のため算定不能
是一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个	408,818 円	
<b>\$\$</b>		
1 クルーザー2台(ヤマハFR25 1988年製)	<b>— 14</b>	売却可能性なし
2 モーターバイク(ホンダ製 1988年製)	- jrj	売却可能性なし
<b>》。                                    </b>	- 17	
不動産を除く資産合計	7,900,121 円	
不動産		
1 三鷹市借家(東京都三鷹市北野2丁目2363-2)	<u>- ji</u>	㈱ミヤノの三井住友銀行に対 る債務を被担保債権として極 額(機構不動産DD鑑定評価 を上回る)2億円の視抵当権 定
2 長野県上田市中央北2-2386-1,11,15,2465-12 の土地の一部	8,505,645 円	機構不動産DD鑑定評価名
8 長野県上田市大字住吉字馬場17- 5,6,11,12,18-5,19-32,34の土地	30,542,469 [ <sup>1</sup> ]	间上
<b>小計</b>	39,048,114 [4]	
<b>(4)</b>		
1	48,000,000 F1	非嫡出子より月額20万円の事 費を2000年8月より2020年7月 で支払う旨の請求を受けてい る。
2 住宅ローン	97,668,081 [F]	885075.5US\$
負債合計	145,668,081 円	

預貯金			備考
1八十二銀行	2,136,063	r l	un 77
2 三井住灰銀行	6,781,821		
東北銀行	6,026,740 [		
1 郵便貯金	3,507,000 [		
5 JA三鷹(宮野澄子退職慰労金分)	26,100,000	η	
小計	44,551,624 [	1	
有価証券			
11㈱ミヤノ(6,210株)		n I	of file of the own it so on the nor
2 日興MRF(累積投資 224,340口)	224,340		本件事業再生計画参照
3 寿製薬(4,665株)	······································		非公開のため算定不能
小計	224,340		プロス (別や) 在 吹り発足 小田。
保険			
1三井生命	25,341,800	rj T	網島氏主張に基づく
2 ハートフォード生命	25,000,000		同上
3 簡易保険	17,741,106		AL
4 ひまわりセレクト保険	12,550,000 F		间上
7小割	80,632,906	<del></del>	
不動産			
1長野県上田市中央北2-2386-1,11,15,2465-12の土地の残部, 2-2386-1の建物		.	
	15,991,355 [	*)	機構不動產DD鑑定評価額
長野県上田市大字上田十八曲2781-1の土地・建   2  物	22,500,000	rı l	group 1
3 長野県上田市大字住吉字馬場17-5,6の建物	6,257,531		
場手県北上市中野町2-12-16,18の土地・2-12-16	0,20,,001		- HIL
4日本・元二十十五月212 10,1007 上地・2-12-10	20,300,000	ц	
小雷	65,048,886		
資産合計	190,457,756		
	**************************************		
<b>負债</b>	ot og skalende for til en skal Det skalende for til en skalend		
11平成14年度分所得税滞納金	783,100	9	
2 東北銀行借入金(証書借入)	26,482,737		
8八十二銀行借入金(証書借入)	916,292		i portuguis de production de la companya de la com La companya de la co
A未払金(治療費・アパート修理費・敷金・負担金)	9,173,539		
負債合計	37,355,668	ч в	
官野利治相続分			
一色型介现在作成。 相続財産 A−B	153,102,088	n 🛧	
遺留分減殺額 C×1/4	38,275,522		
宮野利治相続分 C-D	114,826,566		
	1.25.34.5.5	* *	

宮野利治相続分より優先的に弁済される信	<b>技務</b>
1相続税	43,780,000 印
2 上記稅理士報酬金	2,000,000 円
3 遺言執行者報酬金	5,000,000 円
4遺留分減殺請求事件弁護士着手金	1,400,000 [7]
5 同弁護士報酬金(予定額)	3,100,000円
	小計 55,280,000 円 F
私財提供額(相続財産分)	[현실 시] 기계관합성 경찰 등을 하는 것이 하는 것이다. 일본 경우 201일 - 12 기계관합성 경찰 등을 하는 것이다. 기계관
	E-F 59,546,566 円 ①
GERTARIO E LA CONTRACTOR DE LA CONTRACTOR	erren bereit in der besteht der bereiter bereiter bereit der besteht besteht in der besteht besteht besteht be

		<u>。第二次的,全国大学的特殊的基础,但是不是特殊的基础的,并且不是有一定的,但是不是的</u> 的特殊的。
	別紙1の四の2不動産	8.505.645 円 ②
3	別紙1の四の3不動産	30,542,469 円 ③
		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	総私財提供額 ①+②+③	98,594,680 FJ

# 変更覚書

株式会社産業再生機構(以下「甲」という)及び株式会社ミヤノ(以下「乙」という)は、 株式会社ミヤノの株式に関して甲乙間で締結した平成16年8月30日付株式譲渡契約書(以 下「原契約」という)の変更に関し、次のとおり合意した(以下「本覚書」という)。

## 第1条 (原契約第1条の変更)

甲及び乙は、原契約第1条に関し、下記のとおり変更する。かかる変更は、原契約の締結 日に遡って効力を有するものとする。

(訂正前)

譲渡人は、本契約の規定に従い、譲渡人が所有する譲受人の発行済普通株式 226 万 1845 株並びに譲渡人が平成16年12月ころ宮野利治より譲渡を受ける予定である譲受人の発 行済普通株式 136 万 9342 株 (併合後の株式数 68 万 4671 株) (以下、併せて「本件株式」 という。) を譲受人に譲渡し、譲受人はこれを譲り受ける(以下、「本件譲渡」という。)。 (訂正後)

譲渡入は、本契約の規定に従い、譲渡人が所有する譲受人の発行済普通株式 226 万 1845 株並びに譲渡人が平成16年12月ころ宮野利治より譲渡を受ける予定である譲受人の発 行済普通株式 137 万 2000 株 (併合後の株式数 68 万 6000 株) (以下、併せて「本件株式」 という。) を譲受人に譲渡し、譲受人はこれを譲り受ける(以下、「本件譲渡」という。)。

# 第2条 (原契約との一体性)

甲及び乙は、本党書が原契約と一体として一つの株式譲渡契約を構成すること、また、前条に規定される事項を除き、原契約は何ら影響を受けることなく効力を有することを確認する。

本合意成立を証するため、本覚書2通を作成し、当事者記名捺印のうえ各1通を保管する。

平成 16年 12月 22日

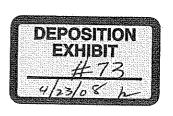
甲:

東京都千代田区丸の内三丁目3番1号 株式会社産業再生機構 代表取締役 斉 藤 惇

 $Z_i$ :

長野県上田市大字秋和1000番地 株式会社ミヤノ 作業取締役 大 澄 裕 日

DOCS #95528 v2A (219802A.DOC) --



MMU0009549 CONFIDENTIAL

## **AGREEMENT**

The Institution for Industrial Revival (hereinafter referred to as "Party A"), Sumitomo Mitsui Banking Corporation (hereinafter referred to as "Party B"), Miyano Machinery Incorporated (hereinafter referred to as "Party C") and Toshiharu Miyano (hereinafter referred to as "Party D") have hereby agreed, as follows

Article 1. (Managerial Responsibility, etc. of Party D and Party D's Family)

Party D confirms that it has agreed to make the disposal of the shares of Party C owned by Shigemori Miyano (Stephen Miyano; hereinafter referred to as "Party E") as per Item (2) of the following Article in lieu of the shares of Party C to be disposed of by Party E.

Article 2. (Amendment of Agreement Between Party A and Party D Resulting from Revision of Party C's Shareholders' Register)

- Party A and Party D hereby amend the transfer of "3,355,640 shares" in Article 1 of the "Share Transfer Agreement" executed between Party A and Party D as of July 30, 2004 (hereinafter referred to as the "Party A-Party D Share Transfer Agreement") to the transfer of "3,566,934 shares."
- Party A and Party D confirm that the share certificates for the non-issued "1,372,472 shares" (based on the number of shares to be transferred pursuant to the preceding paragraph, the number of shares after the share consolidation that became effective as of September 3, 2004, i.e., "686,236 shares"; thereafter amended to "686,000 shares" in the document entitled "Shares of Miyano Machinery Incorporated," which was presented by Party D to Party A) among the share certificates of Party C to be issued by Party D to Party A pursuant to Article 1 of the Party A-Party D Share Transfer Agreement will be issued by Party D to Party A by December 24, 2004, and that the share transfer will be completed for no consideration pursuant to the preceding Article.

Article 3. (Amendment of Agreement Between Party A and Party C Resulting from Revision of Party C's Shareholders' Register)

Party A and Party C confirm that they amended the transfer of "1,369,342 shares" (number of shares after the consolidation: 684,671 shares) in Article 1 of the "Share Transfer Agreement" executed between Party A and Party C as of August 30, 2004 to the transfer of "1,372,472 shares" (number of shares after the consolidation: 686,236 shares).

Article 4. (Party D's Provision of Private Funds to Party C)

Pursuant to 1 (3) of the "Memorandum" addressed to Party A and dated May 24, 2004 and the Appendix to this Agreement, which contemplates the erroneous understanding that formed the basis for the preparation of such Memorandum, which was brought to light after the preparation of such Memorandum, Party D shall pay to Party C, as the provision of private funds, 92,374,130 yen to the following account by means of remittance no later than May 13, 2005:

Note

Sumitomo Mitsui Bank, Ueda Branch

Regular Deposit Account Number 4141199

Name of Account Holder Kabushiki Kaisha Miyano

In the event that Party D fails to make the payment set forth in the preceding paragraph, Party D shall pay to Party C the damages for arrears calculated by multiplying the amount of such failed payment by a rate of 14.0% (calculated per diem based on a 365-day year) [for the period] from May 14, 2005 (inclusive of such day) until the day on which such payment has been completed (inclusive of such day).



- In the event that Party D breaches 1 (1) and (2) of the "Memorandum" addressed to Party A and dated May 24, 2004, or in the event that it is discovered that Party D possesses property other than the property described in Appendix 1 to the Memorandum or in the Appendix to this Agreement, Party D promises to immediately transfer to Party C such property, without consideration, even after Party D pays the money set forth in Paragraph (1) of this Article.
- Party D confirms that it transferred to Party C, as the provision of private funds, the shares that it owns in Miyano Machinery Inc. (currently named Miyano Machinery USA Inc.) as of September 3, 2004, without consideration.

Article 5. (Termination of Guarantee by Party A and Party B)

- Pursuant to Article 3.6 of the "Agreement Among Creditors" executed among Party A, Party B and Party C as of August 31, 2004, Party A and Party B agree to terminate, as of today's date, the agreement executed with Party D stating to the effect that Party A and Party B jointly and severally guarantee the monetary obligations owed by Party C to Party A and Party B as the main obligations, with the completion of the provision of private funds prescribed in the preceding Article as the condition precedent.
- Promptly after Party D completes the provision of private funds prescribed in the preceding Article, Party C shall notify Party A and Party B of such fact in writing (and shall attach a copy of a document certifying such fact). and Party A and Party B shall notify Party D in writing that they have received such notice from Party C.

Article 6. (Confirmation on Nonexistence of Credits and Debts Between Party A and Party D and Between Party A and Party E)

In addition to the provisions of this Agreement, Party A and Party D, and Party A and Party E, hereby confirm that there exist no credits or debts whatsoever between them.

IN WITNESS WHEREOF, this Agreement has been executed in four (4) counterparts, and Party A, Party B, Party C and Party D shall each retain one (1) copy hereof upon affixing their signatures, or names and seals, hereto.

April 8, 2005

Party A: 3-1, Marunouchi 3-chome, Chiyoda-ku, Tokyo The Institution for Industrial Revival Jun Saito, Representative Director [Seal: Seal of the Representative Director, The Institution for Industrial Revival]

Party B: 1-2, Yurakucho 1-chome, Chiyoda-ku, Tokyo Sumitomo Mitsui Banking Corporation Yoshifumi Nishikawa, Representative Director [Seal: Seal of the [illegible], Sumitomo Mitsui Banking Corporation]

Party C: 36 Sumiyoshi, Ueda-shi, Nagano-ken Miyano Machinery Incorporated Hiromi Osumi, President and Representative Director [Seal: Seal of the Representative Director, Miyano Machinery Incorporated]

Party D: 50 Dundee Street, Barrington Hills, Illinois, USA Toshiharu Miyano [Seal: Toshiharu Miyano]

Appendix

			75.17.TT	ייי דירע א א דיד מדי	nanrnav.	CTIADT	Appendix
	lın	eposit Money	INFIL	ERITANCE P	KOPEKIY	CHARI [	Remarks
	1	The Hachijuni Bank, Lto	d.			2,136,063 yen	050301 offset complete (There is no
							change since the loan is hedged.)
	2	Sumitomo Mitsui Bank				6,781,821 yen	060201 - 65-4 1-4- (There is no
	3	The Tohoku Bank, Ltd.				6,026,740 yen	050301 offset complete (There is no change since the loan is hedged.)
	4	Postal deposit				3,507,000 yen	
	5		llowance for Sumiko Miyano)			26,100,000 yen	
[seal					Subtotal	44,551,624 yen	
illegible]	-	ecurities Miyano Machinery Inco			······································		Defends the business and additional and
	1	ivilyano iviachinery inco	rporated (6,210 snares)			- yen	Refer to the business rehabilitation plan for this case.
	2	Nikko MRF (accumulate	ed investment of 224,340)			224,340 yen	050301 balance difference (There is no
					<del></del>		change due to minimal fluctuation.)
	3	Kotobuki Pharmaceutica	al Co., Ltd. (4,665 shares)			- yen	Calculation is impossible because [the.
							relevant information] is not open or available to the public.
	<b> </b> -				Subtotal	224,340 yen	available to the paorie,
	3, In	surance					
	1	Mitsui Life Insurance C	ompany Limited			25,341,800 yen	050301 balance difference (There is no
							change since the inheritance tax is
	-	The Hartford Incurance	Financial Services Group, Inc.			25,000,000 yen	hedged.) 050301 balance difference (There is no
	~	The Hattioid insurance	r maneras services Group, me.			25,000,000 }¢11	change since the loan is hedged.)
	3	Postal Life Insurance				4,344,786 yen	050301 balance difference (Changed due
			·				to error.)
[seal	4	Himawari Select Insurar	nce			12,318,920 yen	050301 balance difference (Changed due
illegible]	ļ	<u> </u>			Subtotal	67,005,506 yen	to error.)
	4. R	eal Estate			Duototai	07,005,500 } CII	
	1	Remaining portion of land located at 2-2386-1, 11, 15, 2465-12, Chuo-kita,			15,991,355 ye	Institutional real estate DD appraised	
	L	Ueda-shi, Nagano-ken; Building at 2-2386-1				survey amount	
	2		ed at 2781-1, Oaza Ueda Juhach	i magari, Ueda	ı-shi,	22,500,000 ye	n Same as above
	3	Nagano-ken, Ueda-shi, I	Nagano-ken 5, 6 Aza Baba, Oaza Sumiyoshi,	Ilada ahi Naa	ono Icon	6,257,531 ye	n Same as above
	]	Ueda-shi, Nagano-ken	, o Aza Baba, Caza Sumiyosin,	Occa-sm, Nag	ano-ken,	0,237,331 ye	Same as above
	4		, 18, and building located at 2-12	2-16, Nakanoc	ho,	20,300,000 ye	n Same as above
		Kitakami-shi, Iwate-ken	1				
				7	Subtotal	65,048,886 ye 176,830,356 ye	
	5 D	ebts			otal Assets	170,830,330 ye	i A
	1	Penalty for late paymen	t of 2002 income tax			783,100 ye	n I
	2		u Bank, Ltd. (borrowing on deed	ls)		26,482,737 ye	n
	3		uni Bank, Ltd. (borrowing on de			916,292 ye	
	4		lical treatment costs, apartment r	repair costs, de	posit	9,173,539 ye	n
	<u> </u>	money, burden charge)		Tota	l Liabilities	1 37,355,668 ye	n B
	6. Ir	heritance of Toshiharu M	iyano		I DIUQIIIIOS	21,222,000 30	
		1	Inheritance Assets	1	A-B	139,474,688 ye	n   C
			Abatement Amount of Legally	,	C×1/4	34,868,672 ye	3
	1		Secured Portion		C/1/4	.,,,	
			Inheritance of Toshiharu Miya	ino	C-D	104,606,016 ye	n B
	7. D		payment from Inheritance of To	shiharu Miyan	10	***********************	
	1	Inheritance Tax				39,780,000 ye	· · ·
	2	1	ove-Mentioned Tax Accountant			2,000,000 ye	
	3	Remuneration for Exe	cutor of Will			5,000,000 ye	n
	4		Fee for Case Concerning Claim f	for		1,400,000 ye	n
	5	Abatement of Legally	Secured Portion h Attorney (anticipated amount)			3 100 000	_
	,	Achimiciation for Suc	n Austricy (amecipated amount)			3,100,000 ye	<b>£</b>
		and the sent of many		Subtotal		51,280,000 ye	1
	8, P	rovision of Private Funds		E-F		53,326,016 ye	n   ⊕
			1. 1			0.505.515	
		l Estate in 4-2 of Append			1	8,505,645 ye	
		I Estate in 4-3 of Appendal Provision of Private Fi		<b>①+②+③</b>	1	30,542,469 ye 92,374,130 ye	
	1 100	at 1 10 VISIOH OF PHYSIC PI	unuo	UTUTO	.1	22,374,130 ye	<u></u>

[Seal illegible]

[Seal: Seal of the Representative Director, Miyano Machinery Incorporated]

[Seal: Toshiharu Miyano]

MHU000260

## **MEMORANDUM**

May 24, 2004

To: Institution for Industrial Revival

Address: 50 Dundee Street, Barrington Hills,

Illinois, USA

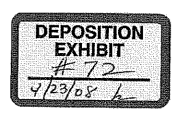
Name: Toshiharu Miyano

[Seal: Toshiharu Miyano]

- 1. I hereby make representations and warranties with respect to the following matters:
- (1) The status of my assets and liabilities current as of today (provided, however, that this excludes the inheritance assets and liabilities of Sumiko Miyano, who is my successor; hereinafter referred to as the "Inheritance Assets") is as described in Appendix 1 hereto (with the exception of slight increases or decreases).
- (2) The Inheritance Assets are as described in Appendix 2 hereto.
- (3) Among the Inheritance Assets, with respect to the amount equivalent to the funds that I am scheduled to receive as described in Appendix 2 hereto and the amount equivalent to the real estate described in 4 in Appendix 1 hereto, I hereby make a provision of private funds to Miyano Machinery Incorporated.
- (4) In the event that a right to indemnity arises as a result of the provision of private funds, I hereby waive such right in advance.
- (5) The provision of private funds in excess of (3) above is likely to make it difficult for me and my family to engage in normal every day life.
- 2. In the event that the representations and warranties set forth in the preceding Article are breached, I promise to provide the prescribed damage compensation to your company.

End

Note 2: In the case concerning the claim for the abatement of the legally secured portion of the inheritance set forth in Note 1, in the event that the amount of the Inheritance Assets that I will inherit becomes less than the amount described in Appendix 2 hereto due to rational reasons, or in the event that a considerable difference arises between the actual sales amount of the fixed assets, etc. and the amount described in 4 of Appendix 1 hereto or in Appendix 2 hereto, I will request consultation with respect to the amount of the private funds to be provided [by me].



Note 1: There was a will stating to the effect that I would inherit all of the Inheritance Assets, but as a result of a claim by another inheritor for the reduction of one-fourth (1/4) of the legally secured portion of the inheritance, the amount that I will inherit is anticipated to be three-fourths (3/4) of the Inheritance Assets.

# Appendix 1

# INDIVIDUAL PROPERTY CHART

1. D	eposits		Remarks
1	Sumitomo Mitsui Bank (04/21/2004)	1,192,117 yen	
2	JA Mitaka (02/13/2003)	100,247 yen	
3	CITI Bank Japan (03/05/2004)	3,061,238 yen	
4	CITI Bank US (04/26/2004)	1,594,306 yen	US\$14,447.72
5	TCF Bank (04/26/2004)	1,543,395 yen	US\$13,986.36
	Subtotal	7,491,303 yen	
1. S	ecurities		
1	Miyano Machinery Incorporated (4,194,550 shares)	- yen	Refer to the business
		-	rehabilitation plan for this case.
2	MMU (1.2%)	- yen	Provision of private funds in kind
3	Kotobuki Pharmaceutical Co., Ltd. (4,665 shares)	- yen	Calculation is impossible because
	, , ,	,	[the relevant information] is not
			open or available to the public.
4	Membership at Emerald Green Club	- yen	No price available
5	Nishi Hatsuho Onsen Hotel Co., Ltd.	- yen	Calculation is impossible because
	A TOOK ZIMOMIO OTION AND OUT, MICH.	,	[the relevant information] is not
			open or available to the public.
6	Seligman Seligman Select Municipal Fund	408,818 yen	US\$3,704.74
7	Stephan Fairchild Corporation, B.V. Delftm, Netherlands	- yen	Calculation is impossible because
1	Stephan Pancina Corporation, B. V. Dentin, Neutrialius	y ch	[the relevant information] is not
			open or available to the public.
	Subtotal	408,818 yen	open of available to the pablic.
	Islosons	400,816 yesi	<u> </u>
	T3		No possibility of sale
<u></u>	Two cruisers (Yamaha FR25 1988)	- yen	
2	Motor bike (Honda 1988)	- yen	No possibility of sale
	Subtotal	- yen	·
	Total Assets, Excluding Real Estate	7,900,121 yen	<u> </u>
	leal Estate		T 55 TILL 2
1	Rental house in Mitaka-shi (2363-2, Kitano 2-chome, Mitaka-	- yen	Establishment of a mortgage of a
	shi, Tokyo)		ceiling amount of 200,000,000
			yen, (exceeding the institutional
			real estate DD appraised survey
			amount), as the collateral for the
			debts owed to Sumitomo Mitsui
			Bank on behalf of Miyano
		<u> </u>	Machinery Incorporated
2	Portion of land located at 2-2386-1, 11, 15, 2465-12, Chuo-kita,	8,505,645 yen	Institutional real estate DD
	Ueda-shi, Nagano-ken		appraised survey amount
3	Land located at 17-5, 6, 11, 12, 18-5, 19-32, 34 Aza Baba, Oaza	30,542,469 yen	Same as above
	Sumiyoshi, Ueda-shi, Nagano-ken	2000	
	Subtotal	39,048,114 yen	<u> </u>
	iabilities	10.000.000	
1	Child-rearing expenses	48,000,000 yen	I have received a claim for the
			monthly payment of 200,000 yen
			in child support for an
			illegitimate child, from August 2000 until July 2020.
2	Residential housing loan	97,668,081 yen	US\$885,075.50
	Total Liabilities	145,668,081 yen	
	ount Obtained by Deducting Liabilities from Trial Calculation,	(137,767,960 yen)	
Exc	cluding Real Estate		1

Appendix 2

# INHERITANCE PROPERTY CHART

Da	Deposit Money Remarks						
De	The Hachijuni Bank, Ltd.	2 126 062	Remarks				
2	Sumitomo Mitsui Bank	2,136,063 yen 6,781,821 yen					
3			6,026,740 yen				
4	The Tohoku Bank, Ltd.						
	Postal deposit		3,507,000 yen				
5	JA Mitaka (retirement allowance for Sumiko Miyano)		26,100,000 yen				
Sec	curities	Subtotal	44,551,624 yen				
1	Miyano Machinery Incorporated (6,210 shares)		- yen	Refer to the business			
•	wilyano macimiery meorporated (0,270 shares)		<i>y</i> 0.11	rehabilitation plan for this			
				case.			
2	Nikko MRF (accumulated investment of 224,340 lots	7	224,340 yen				
3	Kotobuki Pharmaceutical Co., Ltd. (4,665 shares)		- yen	Calculation is impossible			
,	Robbaki Filamiacoutical Co., Dat. (4,005 Sital Cs)		<i>j</i> 011	because [the relevant			
		l		information] is not open or			
				available to the public.			
		Subtotal	224,340 yen				
Ins	urance		,. ,. , ,				
1	Mitsui Life Insurance Company Limited		25,341,800 yen	Based on the assertions			
	"			made by Mr. Tsunejima			
2	The Hartford Insurance Financial Services Group, Inc	).	25,000,000 yen	Same as above			
3	Postal Life Insurance		17,741,106 yen	Same as above			
4	Himawari Select Insurance		12,550,000 yen	Same as above			
		80,632,906 yen					
Re	al Estate						
1	Remaining portion of land located at 2-2386-1, 11, 15	, 2465-	15,991,355 yen	Institutional real estate DD			
	12, Chuo-kita, Ueda-shi, Nagano-ken; building at 2-2	386-1	•	appraised survey amount			
2	Land and building located at 2781-1, Oaza Ueda Juha	chi	22,500,000 yen	Same as above			
	magari, Ueda-shi, Nagano-ken						
3	Building located at 17-5, 6 Aza Baba, Oaza Sumiyosh	ıi,	6,257,531 yen	Same as above			
	Ueda-shi, Nagano-ken						
4	Land located at 2-12-16, 18, and building located at 2	-12-16,	20,300,000 yen	Same as above			
	Nakanocho, Kitakami-shi, Iwate-ken						
	\$	Subtotal <sub>.</sub>	65,048,886 yen				
		l Assets	190,457,756 yen	A			
Lia	bilities						
1	Penalty for late payment of 2002 income tax		783,100 yen				
2			26,482,737 yen				
3				·			
4 Accrued liabilities (medical treatment costs, apartment repair 9,173,539 y							
costs, deposit money, burden charge)							
	Total Li	abilities	37,355,668 yen	В			
Inh	Inheritance of Toshiharu Miyano						
	Inheritance Assets	A-B	153,102,088 yen	С			
	Abatement Amount of Legally	C×1/4	38,275,522 yen	D			
	Secured Portion	21100100					
L	Inheritance of Toshiharu Miyano	C-D	114,826,566 yen	Е			

De	Debts Given Priority for Repayment from Inheritance of Toshiharu Miyano						
1	Inheritance Tax		43,780,000 yen				
2	Remuneration for Above-Mentioned Tax A	ccountant	2,000,000 yen				
3	Remuneration for Executor of Will		5,000,000 yen				
4	4 Attorney's Retention Fee for Case Concerning Claim for Abatement of Legally Secured Portion		1,400,000 yen				
5			3,100,000 yen				
		Subtotal	55,280,000 yen	F			
ŧ	ovision of Private Funds (Inherited asset rtion)	E-F	59,546,566 yen	1			

Real Estate in 4-2 of Appendix 1		8,505,645 yen	2
Real Estate in 4-3 of Appendix 1		30,542,469 yen	3
Total Provision of Private Funds	<b>①+②+③</b>	98,594,680 ven	

### AMENDMENT MEMORANDUM

The Institution for Industrial Revival (hereinafter referred to as "Party A") and Miyano Machinery Incorporated (hereinafter referred to as "Party B") have hereby agreed, as follows, in connection with the amendment of the Share Transfer Agreement executed between Party A and Party B as of August 30, 2004 concerning the shares of Miyano Machinery Incorporated (hereinafter referred to as the "Original Agreement").

Article 1. (Amendment of Article 1 of Original Agreement)

Party A and Party B hereby amend Article 1 of the Original Agreement, as follows. Such amendment shall retroactively by effective from the execution date of the Original Agreement.

(Before Revision)

In accordance with the provisions of this Agreement, the Transferor hereby transfers 2,261,845 issued and outstanding shares of the Transferee that are owned by the Transferor and 1,369,342 shares of issued and outstanding stock that are scheduled to be transferred by Toshiharu Miyano to the Transferor around December 2004 (number of shares after the consolidation: 684,671) (hereinafter collectively referred to as the "Shares") to the Transferee, and the Transferee accepts the transfer thereof (hereinafter referred to as the "Transfer").

(After Revision)

In accordance with the provisions of this Agreement, the Transferor hereby transfers 2,261,845 issued and outstanding shares of the Transferee that are owned by the Transferor and 1,372,000 shares of issued and outstanding stock that are scheduled to be transferred by Toshiharu Miyano to the Transferor around December 2004 (number of shares after the consolidation: 686,000) (hereinafter collectively referred to as the "Shares") to the Transferee, and the Transferee accepts the transfer thereof (hereinafter referred to as the "Transfer").

Article 2. (Unity with Original Agreement)

Party A and Party B confirm that this Memorandum, together with the Original Agreement, constitutes part of the Share Transfer Agreement and is valid without being affected whatsoever by the Original Agreement, except for the matters set forth in the preceding Article.

IN WITNESS WHEREOF, this Memorandum has been executed in duplicate, and the parties hereto shall attach their seals to both and retain one (1) copy hereof.

December 22, 2004

Party A:

3-1, Marunouchi 3-chome, Chiyoda-ku, Tokyo

The Institution for Industrial Revival Jun Saito, Representative Director

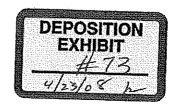
[Seal: Seal of the Representative Director, The Institution for Industrial Revival]

Party B:

36 Sumiyoshi, Ueda-shi, Nagano-ken Miyano Machinery Incorporated Hiromi Osumi, Representative Director

[Seal: Seal of the Representative Director, Miyano Machinery Incorporated]

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